



OFFICIAL GAZETTE

GOVERNMENT OF GOA, DAMAN AND DIU

GOVERNMENT OF GOA, DAMAN AND DIU

Special Department

Notification

OSD/RRVS/10/67

In exercise of the powers conferred by the proviso to article 309 of the Constitution, read with the Government of India, Ministry of External Affairs letter No. F.7(11)/62-Goa dated the 25th July, 1963, the Administrator of Goa, Daman and Diu is pleased to make the following rules relating to the recruitment to Class III posts in the Directorate of Land Survey under the Government of Goa, Daman and Diu.

1. Short title.— These rules may be called Goa Government, Directorate of Land Survey, Class III (non-ministerial, non-gazetted) posts Recruitment Rules, 1972.

2. Application.— These rules shall apply to the posts specified in column 1 of the Schedule to these rules.

3. Number, classification and scale of pay.— The number of posts, classification of the said posts and the scales of pay attached thereto shall be as specified in columns 2 to 4 of the said Schedule.

4. Method of recruitment, age limit and other qualifications.— The method of recruitment to the said posts, age limit, qualifications and other matters

connected therewith shall be as specified in columns 5 to 13 of the aforesaid Schedule.

Provided that,

(a) the maximum age limit specified in the Schedule in respect of direct recruitment may be relaxed in the case of candidates belonging to the Scheduled Castes and Scheduled Tribes and other special categories in accordance with the orders issued by the Government from time to time; and

(b) no male candidate, who has more than one wife living and no female candidate, who has married a person having already a wife living, shall be eligible for appointment, unless the Government, after having been satisfied that there are special grounds for doing so, exempts any such candidate from the operation of this rule.

5. These rules will come into effect from the date of the Notification and will relate to appointments to the various posts made on or after this date. An appointment made prior to this date through a duly constituted Staff Selection Board/Departmental Promotion Committee will be deemed to be a regular appointment, notwithstanding any provisions contained in these rules, and the probation period in that case will extend to six months only from the date of this notification.

K. N. Srivastava
Chief Secretary

Panaji, 9th February, 1972.

SCHEDULE

Name of the post	No. of posts	Classification	Scale of Pay	Whether Selection Post or non-Selection Post	Age for direct recruits	Educational and other qualifications required for direct recruits	Whether age and educational qualifications prescribed for the direct recruits will apply in the case of promotees	Period of probation, if any	Method of recruitment whether by direct recruitment or by promotion or by deputation/transfer, and percentage of the vacancies to be filled by various methods	In case of recruitment, by promotion/deputation/transfer, grades from which promotion/deputation/transfer is to be made	If a DPC exists, what is its composition	Circumstances in which U. P. S. C. is to be consulted in making recruitment
1	2	3	4	5	6	7	8	9	10	11	12	13
1. Supervisor	One	Class III (Non-Ministerial, non-gazetted)	Rs. 325-15-475	Selection	N. A.	N. A.	N. A.	Two years	By promotion failing which by transfer on deputation.	<i>Promotion:</i> Classers/Head Surveyor /Surveyor Grade II with 3 years service in the grade out of which at least one year experience in Soil Classification work.	<i>Transfer on deputation:</i> Surveyor Grade I or equivalent under the Central / State / Union Territories Governments.	Class III As required under the D.P.C.
2. Classers	10	Class III (Non-Ministerial, non-gazetted)	Rs. 180-10-290-EB-15-380	Selection	N. A.	N. A.	N. A.	— do —	By promotion failing which by transfer on deputation.	<i>Promotion:</i> Field Surveyor/Surveyors Grade III with 3 years service in the grade.	<i>Transfer on deputation:</i> Head Surveyors/Surveyor Grade II or equivalent from the Central / State or Union Territories Governments.	— do — — do —

Home Department 'A'

Notification

HD-21-32/71-A

The following draft of an amendment which is proposed to be made to the Goa, Daman and Diu Motor Vehicles Rules, 1965, is hereby published for general information. Notice is hereby given that the said draft will be taken into consideration by the Government on the expiry of 15 days from the date of publication of this notification in the Official Gazette.

All objections and suggestions regarding the draft amendment may be sent to the Under Secretary to the Government of Goa, Daman and Diu, in the Home Department, Secretariat, Panaji before the expiry of 15 days from the date of the publication of this notification in the Official Gazette so that they may be taken into consideration at the time of finalization of the proposed amendment.

DRAFT AMENDMENT

In exercise of the powers conferred by clause (ff) of sub-section (2) of section 41 of the Motor Vehicles Act, 1939 (4 of 1939) the Administrator of Goa, Daman and Diu hereby makes, as follows, the sixteenth amendment to the Goa, Daman and Diu Motor Vehicles Rules, 1965, namely:

1. Short title and commencement. — (1) These Rules may be called the Goa, Daman and Diu Motor Vehicles (Sixteenth Amendment) Rules, 1972.

(2) They shall come into force at once.

2. Insertion of new rule 1.5 — After the existing rule 1.4 of the Goa, Daman and Diu Motor Vehicles Rules, 1965 the following new rule shall be inserted, namely:—

“1.5 All Motor Vehicles owned by the Co-operative for American Remittances to Europe Inc (CARE) and used in connection with its activities shall be exempt from the payment of fees prescribed under these rules”.

By order and in the name of the Administrator of Goa, Daman, and Diu.

M. K. Bhandari, Under Secretary (Home).

Panaji, 13th April, 1972.

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Office of the Chief Electoral Officer

Corrigendum

3-6-71/Elec.

In line two of Notification No. 429/GOA/70(1) dated 7-2-72 issued by the Election Commission of India, New Delhi and republished in Official Gazette Series I No. 47 dated 17-2-1972 of the Government of Goa, Daman and Diu, the word and figures “section 130” should be read as “section 13C”.

B. M. Masurkar, Chief Electoral Officer.

Panaji, 17th April, 1972.

Local Self Government Department

Notification

LSG-Mun-815-72

In exercise of the powers conferred by Sub-section (1) of section 308 read with section 260 and 261 of the Goa, Daman and Diu Municipalities Act 1968 (No. 7 of 1969) and all other powers enabling him in that behalf, the Lt. Governor of Goa, Daman and Diu hereby makes the following Model Bye-laws and publish the same for the guidance of the Municipal Councils:—

Short title. — These Bye-laws may be called the Control on Dairies and Business in Milk Products, 1971.

Bye-law 1. — (1) A licence for carrying on the trade or business of a dealer in, importer or seller of sweetmeats, milk, butter or other milk products shall be issued in Form 'A' appended hereto.

(2) A licence for the use for the purpose of trade of any premises for storing or selling milk or for making, storing or selling butter or other milk products or sweet meats shall be issued in Form 'B' appended hereto.

(3) A licence for using any premises as a stable for milch-cattle shall be in Form 'C' appended hereto.

(4) The fee for a licence referred in clauses (1), (2) and (3) above shall be rupees respectively per annum which shall be paid in advance.

(5) An appeal may be made to the Municipal Council against the refusal of the licence within sixty days of the receipt of the order of refusal”.

Bye-law 2. — Every dairyman and milk seller shall within such reasonable time as may be prescribed by the Chief Officer by special written notice from time to time issued in this behalf make such alterations in his dairy and cattle shed as may be prescribed in such notice to bring into conformity with any standard prescribed by the Council in point of construction, dimensions, ventilation, lighting and cleansing arrangements, drainage and water supply with such variations therefrom as the Chief Officer by written sanction permit.

Bye-law 3. — Every dairyman and milk seller shall at all reasonable hours permit the Chief Officer to enter his milk-store or shop and give every facility for inspecting the same, as also all vessels used for milk or butter therein, and shall forthwith comply with all reasonable directions that the Chief Officer may give him for securing the cleanliness thereof.

Bye-law 4. — The person in charge of any dairy for milk cattle on behalf of any dairyman or milk seller shall not cause or allow a greater quantity of hay, grass or straw to be kept stored therein or within 50 feet of the dairy on land within his control than will suffice to meet the requirement for 4 days of the animals stabled therein.

Bye-law 5. — No dairyman or milk seller shall without first obtaining the written permission of the Chief Officer use as a shed for milch cattle or as a dairy or as a milkshop or milkstore any premises

between which and any privy, urinal, sewer, cess-pool, dust-bin, rubbish or night-soil depot or drain other than a surface drain used solely for storm water there is a distance of less than 50 feet. Such permission may at any time be withdrawn by the Chief Officer and shall in no case be given if the distance abovesaid is less than 10 feet.

Bye-law 6.—“(1) No dairyman or milk-seller shall, without first obtaining a licence from the Chief Officer, use any premises as a shed for milch cattle, unless he is also in possession of an open space extending right round the premises at least 10 feet broad and entirely free of buildings and projections. Such licence may at any time be withdrawn by the Chief Officer, and shall in no case be given if there is no more than one side of the premises either with no open space or an open space less than 5 feet broad.

(2) Nothing in clause (1) shall apply to premises a licence in respect of which is in force on the date on which these bye-laws are published in the Official Gazette, by the Government under Sub-section (1) of Section 308 of the Goa, Daman and Diu Municipalities Act 1968 (7 of 1969).

Bye-law 7.—Every dairyman and milk-seller shall make all necessary arrangements to prevent the accumulation of dung, urine or other foul matter for more than one hour in his dairy, cattle shed, milk store or milk-shop, or within 100 feet thereof and shall at least once in every 24 hours remove all such foul matter accumulated on his premises within 50 feet of such dairy, cattle-shed, milk-store or milk-shop to some covered receptacle approved by the Chief Officer.

Bye-law 8.—No person shall milk any animal in any dairy or cattle shed unless his own person and cloths are clean, the animal has been just previously washed, and the dairy or cattle shed and surrounding premises up to distance of 50 feet, so far as they are under control of the said person, have been just previously cleansed and the inside walls, floors and roof or ceiling carefully swept.

Bye-law 9.—Should any animal in any dairy or cattle shed defecate or urinate while there is any open receptacle containing milk in such dairy or cow shed, the person in charge of the animal or, in default by him, the person in charge of the milk shall cause the dung or urine to be at once removed to the appointed receptacle.

Bye-law 10.—No dairyman or milk-seller shall at any time keep milk or butter in any vessel, store, shop, dairy or shed which is not thoroughly clean.

Bye-law 11.—The person in charge of any vessel which has contained milk or butter shall, as soon as possible after it has been emptied, scrub it thoroughly first with cold water and thereafter with hot water or with cold water mixed with soda to remove grease.

Bye-law 12.—Every person who draws milk from an animal that is suffering from any dangerous and infectious disease for any dairyman or milk-seller shall promptly destroy the milk and shall not sell or otherwise use it.

Bye-law 13.—No person shall spit, smoke, urinate or defecate in any premises used as a shed for milch cattle or as a dairy, milk shop or milk store.

Bye-law 14.—Every person who does or omits to do any act in contravention of any provisions of these bye-laws, shall, if no other penalty is provided for the offence in the Act, on conviction be punished as provided in section 284 of the Act.

FORM A

[See bye-law 1(1)]

Form of the licence for carrying on the trade of business of a dealer in, or importer or seller of sweetmeats or milk, butter or other milk products

Licence is hereby granted to ... authorising him to carry on the trade or business of a dealer in, or importer or seller of sweet-meats milk, butter or other milk products in the municipal area on payment of a fee fixed under bye-law 1(4) subject to the bye-laws and on the conditions of this licence printed on the reverse. The bye-laws in question are available for sale at the Municipal Office.

The Licence shall remain in force for the year 19

Date:

Chief Officer,
... Municipal Council.

If the licence is to be renewed the application for such renewal shall be made before the end of February of the year in which licence expires.

Licence renewed from ... to ... on payment in advance of a fee of ...

Licence renewed from ... to ... on payment in advance of a fee of ... and so on.

Date:

Chief Officer,
... Municipal Council.

FORM B

[See bye-law 1(2)]

Licence is hereby granted to ... for the use of the premises ... in street in Ward No. ... for the purpose of trade, for storing or selling milk or for making, storing or selling butter or other milk products or sweet meats, on payment of a fee fixed under bye-law 1(4), subject to the bye-laws and the conditions of this licence printed on the reverse.

The bye-laws are available for sale at the Municipal Office.

The licence shall remain in force for the year ending on ... 19

If the licence is to be renewed, an application for the same shall be made before the end of the expiry of the month of February of the year in which the period of the licence expires.

Date:

Chief Officer,
... Municipal Council.

Renewed for the year commencing from ... 197... on payment of the prescribed fee.

Renewed for the year commencing from ... 197... on payment of the prescribed fee.

Date:

Chief Officer,
... Municipal Council.

FORM C

[See bye-law 1(3)]

Licence is hereby granted to ... for the use of the premises/house No. ... in ... street in ward No. ... as a stable

for milch cattle for a period of one year from ... to ... on payment of a fee fixed under bye-law 1(4) subject to the bye-laws and the conditions of this licence printed on the reverse. The bye-laws in question are available for sale at the Municipal Office.

If the licence is to be renewed, the application for such renewal shall be made before the end of February of the year in which the licence expires.

Date:

Chief Officer,
Municipal Council.

Licence renewed for the year commencing from ... on payment of the prescribed fee.

Licence renewed for the year commencing from ... on payment of the prescribed fee.

Date:

Chief Officer,
Municipal Council.

By order and in the name of the Lt. Governor
of Goa, Daman and Diu.

P. S. Bhatnagar, Secretary, (Revenue).

Panaji, 6th April, 1972.

Notification

3-106-71-LSG

In exercise of the powers conferred by proviso of sub-section (3) of section 307 of the Goa, Daman and Diu Municipalities Act, 1968 (No. 7 of 1969), the Director of Municipal Administration hereby publishes the following Bye-laws for the information of the Mapusa Municipal Council, the same which have been adopted by the Mapusa Municipal Council in its meeting held on 6-12-1971.

Short Title: — These Bye-laws may be called the Sale of articles in Public Street Bye-Laws, 1971.

Bye-law 1. — No person shall hawk or sell or expose for sale in the Mapusa Municipal Area any article in any Public street or public place unless he obtains a licence from the Chief Officer in the form annexed hereto. He shall observe the conditions of the licence.

Bye-law 2. — (i) The licence shall be effective for a period of one year, 6 months, 3 months or one month and the payment of licence fee shall be charged as per the period of the validity fixed and according to the rules given in Bye-law 2 (ii) below. The licence can be renewed on expiry of the period of the respective validity of one year, 6 months, 3 months or one month on payment of licence fees at the rate as given in the Bye-law 2 (ii).

(ii) The licence fee for the hawkers shall be Rs. 2/- per month and the licence fee for hand-carts shall be Rs. 60/- per year or Rs. 5/- per month.

(iii) The aforesaid licence fees are exclusive of any other charges which the hawkers or the hand-carts keeper are required to pay. Without prejudice to the generality of the provision of this Bye-law 2 (iii) the vendors occupying the space in the municipal markets, will have to pay the existing tax called «Sopo» and «Banca Fixa» in addition to the aforesaid licence fee.

(iv) All the casual vendors who come to the weekly fair on Friday, in the municipal market, will

be exempted from obtaining the licence under Bye-law 1.

Bye-law 3. — The conditions subject to which such a licence may be granted shall be as follows in the case of a licence for a squatter or a hawker keeping a stationary hand-cart or a mobile hand-cart.

(a) The licensee shall not cause any nuisance or obstruction to traffic on any street or foot-path.

(b) He shall not expose for sale any article not included in the licence.

(c) The licensee shall not ring any bell or use any mechanical or either contrivance to direct the attention of the customers.

(d) The licensee shall observe the utmost cleanliness in selling his articles.

(e) The Municipal Health Officer/Health Officer or subordinate duly authorised by him in his behalf shall have the power to destroy any article exposed or offered for sale which, in his opinion, are unwholesome.

(f) The licence shall be effective only for the calendar month in which it is issued and not for the month from the date of issue.

(g) The licence is not transferable.

(h) The licence is liable to be revoked if the licensee or any servant accompanying is found to be suffering from any dangerous or infectious diseases.

(i) The licence shall always be carried by the licensee and produced on demand, for the inspection of the Municipal Health Officer/Health Officer/Chief Officer or any subordinate duly authorised by him.

(j) The Chief Officer may at any time revoke or cancel if in his opinion, the licensee has infringed any of the conditions of the licence and in such a case, the licensee shall not entitled to claim any refund or fees or any damage whatsoever.

(k) The licence fees shall be paid in advance.

Special conditions for the licence of a squatter or a hawker keeping a stationary hand-cart

(l) The licence shall be valid for the area to be allotted by the licensee and entered in the licence.

(m) The licensee shall not squat or expose articles for sale except in the space allotted to him, and entered in the licence.

(n) The licensee shall vacate the area entered in the licence within 48 hours if it is required for repair, reconstruction or other municipal purpose without any compensation. The licensee will, if possible be accommodated elsewhere but it will not be incumbent on the Chief Officer to do so and the fee already paid will not be refunded.

(o) The licensee shall give every facility to municipal employee to clean the area allotted to him.

(p) The licensee shall not erect any structure in order to protect any roof over the area allotted to him provided, further, that he may use a movable platform as shown in the annexed drawing.

(q) If after issue of the licence the area occupied by the licensee in any month is found to have been exceeded, an additional fee will be payable according to the additional area occupied by him.

Special additional conditions for a hawker keeping a mobile hand-cart

(r) The licensee shall keep his hand-cart reasonably on move and shall not cause any nuisance or obstruction to the public traffic either on street or footpath.

Transitory. — These Bye-Laws shall come into effect from the next month of their publication in the Official Gazette.

P. S. Bhatnagar, Director of Municipal Administration.

Panaji, 12th April, 1972.

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Development Department 'A'

Notification

CDB/Coop/1294/71-72

In exercise of the powers conferred by section 165 read with section 74 of the Maharashtra Co-operative Societies Act, 1960 as in force in the Union Territory of Goa, Daman and Diu and after due publication in the Gazette, the Lieutenant Governor of Goa, Daman and Diu hereby makes as follows the 2nd amendment to the Co-operative Societies Rules, 1962.

Insertion of new Rules 55-A. — After rule 55 of the Co-operative Societies Rules, 1962 the following new rule 55-A shall be inserted, namely: —

"55-A. Qualifications for the appointment of a manager, secretary, accountant or any other officer of a society. — (1) A person shall be eligible for appointment or election as manager of a society if he holds degree of a Recognised University and possesses Diploma in Co-operation or he successfully completes the training imparted by the State Federal Society notified under Section 68 within six months from the

date of appointment or within such extended period not exceeding one year as the Registrar may permit.

(2) A person shall be eligible for appointment or election as Secretary of a society if he has passed S. S. C. or equivalent examination or is certified by the Registrar to be otherwise competent to hold the post and successfully completes the training imparted by the State Federal Society notified under Section 68 within six months from the date of appointment or within such extended period not exceeding one year as the Registrar may permit.

(3) A person shall be eligible for appointment as Accountant of a society if he has passed Inter Commerce Examination of a Recognised University or an equivalent examination and he successfully completes the training imparted by the State Federal Society notified under Section 68 within six months from the date of appointment or within such extended period not exceeding one year as the Registrar may permit.

(4) Notwithstanding anything contained in sub-rules (1), (2) and (3) the minimum educational qualifications prescribed in the said sub-rules shall not be applicable to those managers, secretaries and accountants of societies who are working as such on the date of coming into force of this amendment and who are otherwise found competent to hold the post and are certified as such by the Registrar and

(5) All the managers, secretaries and accountants of societies who are working as such on the date of coming into force of this amendment and satisfy the requirement of minimum educational qualification prescribed above or who have been certified by the Registrar to be competent to hold the post shall obtain certificate of having successfully undergone the training imparted by the State Federal Society notified under Section 68 within one year from the date of coming into force of this amendment or within such extended period not exceeding six months as the Registrar may permit".

By order and in the name of the Administrator of Goa, Daman and Diu.

Abel do Rosario, Under Secretary (Development).

Panaji, 20th April, 1972.